



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED IN	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	
09/045,518	03/20/98	VAN LUCHENE		Α	WD2-97-561	
022 9 27		TM02/1114	一	EXAMINER		
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FIVE HIGH F				ART UNIT	PAPER NUMBER	
				2162		
				DATE MAILED:	1	
					11/14/00	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Interview Summary

Application No. 09/045,518

Applicant(s)

Examiner

Van Luchene

I amana an Adad

Group Art Unit



		James Mynre	2162	
All par	ticipants (applicant, applicant's representative, PTO	personnel):		
(1) <i>Jar</i>	nes Myhre	(3)		
(2) <i>Bria</i>	an Dugan	(4)		
Date o	f Interview	-		
Туре:	▼ Telephonic □ Personal (copy is given to □	applicant	resentative).	
Exhibit	shown or demonstration conducted: Yes	No. If yes, brief description:		
Agreen	nent 🗌 was reached. 🔀 was not reached.			
Claim(s	s) discussed: 1		. .	
	cation of prior art discussed: Phillip, "No Place For a Penny"			
behind Examin discuss Repres	ant Representative discussed the 35 U.S.C. 101 and the '101 rejection and how the Applicant could poster discussed the differences between the cited referred in the specification. Examiner suggested that mentative noted that he had a greater understanding the claims to more clearly identify the inventive feature.	sibly tranverse the rejection. Appreness about rounding off purches ore of the details be entered into of the Examiner's position now, a	pplicant Represe ase prices and a the claims. A	entative and the methods pplicant
the cla	or description, if necessary, and a copy of the amend ims allowable must be attached. Also, where no co able, a summary thereof must be attached.)			
1. 🛚	It is not necessary for applicant to provide a separ	ate record of the substance of th	ne interview.	
LAST (the paragraph above has been checked to indicate of the paragraph above has been checked to indicate of the paragraph of the last office action hat the statement of the last of the paragraph. This interview date to file a statement of the paragraph of the paragraph above.	JDE THE SUBSTANCE OF THE IN s already been filed, APPLICANT	NTERVIEW. (SO	ee MPEP
2.	Since the Examiner's interview summary above (in each of the objections, rejections and requirements claims are now allowable, this completed form is confice action. Applicant is not relieved from proving also checked.	s that may be present in the last considered to fulfill the response	Office action, a	and since the f the last
	ann -		P. PRAMMELL	
Examine	Tornes W. M. 9 H. M. or Note: You must sign and stamp this form unless it is an a	SUPERVISORY TECHNOLO ttachment to a signed Office action.	PATENT EXAM GY CENTER 21	IINER \tag{ }

ATTACHMENT TO AND MODIFICATION C T NOTICE OF ALLOWABILITY (PTO-37)

(November, 2000)

NO EXTENSIONS OF TIME ARE PERMITTED TO FILE CORRECTED OR FORMAL DRAWINGS, OR A SUBSTITUTE OATH OR DECLARATION, notwithstanding any indication to the contrary in the attached Notice of Allowability (PTO-37).

If the following language appears on the attached Notice of Allowability, the portion lined through below is of no force and effect and is to be ignored¹:

A SHORTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE **THREE MONTHS** FROM THE "DATE MAILED" of this Office action. Failure to comply will result in ABANDONMENT of this application. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a).

Similar language appearing in any attachments to the Notice of Allowability, such as in an Examiner's Amendment/Comment or in a Notice of Draftperson's Patent Drawing Review, PTO-948, is also to be ignored.

¹ The language which is crossed out is contrary to amended 37 CFR 1.85(c) and 1.136. See "Changes to Implement the Patent Business Goals", 65 Fed. Reg. 54603, 54629, 54641, 54670, 54674 (September 8, 2000), 1238 Off. Gaz. Pat. Office 77, 99, 110, 135, 139 (September 19, 2000).